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ALL MONEY DUE FOR SUBSCRIPTIONS TO THE MORNING EXAMINER AFTER JULY 12TH, 1910, IS PAYABLE TO THE NEW MANAGEMENT. ALL SUBSCRIPTIONS PRIOR TO JULY 12TH, ARE DUE AND PAYABLE TO THE PINGREE NATIONAL BANK, ASSIGNEE. ALL MONEY PAID IN ADVANCE FOR SUBSCRIPTIONS CONSTITUTE A LEGAL CLAIM AGAINST THE ASSETS OF THE OLD MANAGEMENT AND MUST BE FILED WITH THE ASSIGNEE BEFORE A CERTAIN DATE REQUIRED BY LAW. IN A FEW DAYS THE EXAMINER ATTORNEY WILL PREPARE BLANKS FOR THE ASSIGNMENT OF SUBSCRIPTION CLAIMS AND ALL THOSE WHO MAKE AN ASSIGNMENT OF THEIR CLAIMS TO THE EXAMINER PUBLISHING CO., WILL HAVE THEIR PAID-IN-ADVANCE SUBSCRIPTION TO THE EXAMINER CONTINUED AND THE MANAGEMENT WILL TAKE CHANCES IN COLLECTING THE MONEY FROM THE ASSIGNEE.

MR. W. E. HART IS THE AUTHORIZED COLLECTOR FOR THE EXAMINER PUBLISHING CO., AND HIS RECEIPT WILL BE ACKNOWLEDGED AS SUCH.

THE NEW MANAGEMENT WILL DO ALL IN ITS POWER TO PROTECT THE SUBSCRIBERS WHO HAVE PAID IN ADVANCE, BUT THE SUBSCRIBERS MUST ASSIST IN PROPERLY FILING THEIR CLAIMS.

SPECIAL ADDED FEATURES AT GLOBE

Commencing next Monday and continuing for one week, the Globe theater will offer as a special feature Mr. Edward Holland, who presents his "Illustrated" lecture, "The Lights and Shadows of a Great City—Life in the Underworld."

Many of our readers will remember the lecture, "Behind the Bars in Sing Sing," presented by Mr. Holland at this theater about five months ago. Mr. Holland has just returned from New York City with his new lecture, and the management can assure its patrons that it is equal, if not superior, to his former one.

The subject, one of the broadest possible, is life today in the great metropolis of the western world, New York, the empire city, where the ceaseless tide of life bears its five million souls ever onward, some on its crest, to the goals of their desires—others in its trough to oblivion.

All the features of interest pertaining to life in this great city are fully described and illustrated with beautifully hand-colored views, many of which were taken by Mr. Holland himself for this purpose. The gigantic skyscrapers, the subways and the rapid transit tubes under the rivers and many others too numerous to mention.

Especially interesting and dramatic is the life in the underworld—the haunts and habits of the human derelicts, the dregs of humanity with whom nature has not dealt kindly.

Mr. Holland, who perhaps knows his native city as well as any one, has taken many a midnight ramble among the slums and has studied and become intimate with many of its habits, and faithfully reproduces features of Chinatown, its long wars and its secret opium dens; the Black Hand society, the tenements, with their swarms of sweat shop workers; the white slave traffic as carried on today; the famous Bowery, and many of the notorious crooks and panhandlers who have furnished enough sensation to fill many volumes. Mr. Holland bears the endorsement of the following societies: The Florence Mission for Rescuing Fallen Girls; the New York Society for Improving the Condition of the Poor; the Salvation Army; the American Volunteers; the Neighborhood Workers.

The lecture, which is instructive and entertaining, is a real addition to the regular program, the admission remaining as usual, 5 and 10 cents.

OGDEN HAT WORKS.

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Special Added Attraction GLOBE THEATER

One week only—Commencing Monday, July 25—Return of the well known lecturer—EDWARD HOLLAND, presenting

THE LIGHT AND SHADOWS OF A GREAT CITY—LIFE IN THE UNDERWORLD—A GRAND MORAL LESSON.

All the interesting and sensational features of New York City—Chinatown, its toughness and its secret opium dens The White Slave Traffic—as carried on today. The Tenements—Sweatshop workers, etc.

The Bowery—With its human derelicts and its crooks.

The Skyscrapers, Subways, Rapid Transit Tubes, etc.

All in addition to regular program. 5c and 10c—NO RAISE IN PRICES—5 and 10c BRING THE CHILDREN.

OGDENITES DEFEAT THE SALT LAKERS

By a Score of 4 to 3 the "Lobsters" Bring the "Orphans" Home.

In Today's Game With the Occidentals Toner Will Pitch for Ogden.

The baseball game between Ogden and Salt Lake yesterday at the local Fair Grounds was a rousing good one, the score being 4 to 3 in favor of Ogden. Ogden had all the best of the playing, the Zionites apparently suffering with the sleeping sickness or some other complaint peculiar to that neck-of-the-woods.

Possibly it was because it was Ladies' day and the presence of the fair sex in such large numbers affected them. An immense crowd of Ogden ball fans, including a big percentage of female admirers of the game, was in attendance and the good plays were vigorously applauded. The boys from the Industrial School were guests of the local management and the little fellows enjoyed the courtesy to the utmost, following the game with expert attention and giving vent to their excitement in no uncertain terms.

Excellent Work by Both Teams. It was really a good game and both teams did excellent work at times. There were a number of sensational plays, not the least of which occurred in the latter half of the ninth inning. Salt Lake had men on bases and a hot drive was let loose toward second base. It looked like a safe hit and money that Salt Lake would not let the score went begging for a moment.

The crowd had not reckoned with Plake, however, and to the surprise of all the crack Ogden short stop gathered it in, making a double play by throwing to second and the baseman getting it over to first in time to put the batter out.

This play retired the side and ended the game.

Wessler's Play. Another spectacular play was Wessler's catch of a hot liner off second base. A better stop has not been made here this season and the baseman improved the opportunity still more by making a double play.

Taylor was the star of the day through his repeated success at stealing bases. He stole three in a sensational manner, sliding to safety each time as if he were on the proverbial greased rollers. Salt Lake's good plays were in the minority, a fine two-bagger by Goetz in the last half of the sixth being the most spectacular of the afternoon.

With yesterday's game Ogden ties with the Occidentals for second place in the league, Murray remaining at first place with Salt Lake near the bottom of the page.

Toner to Pitch Today. The base ball game which was proposed for Pioneer Day, Monday, has been called off, owing to the failure of the local management to secure a team to play in Ogden on that date.

Toner, Ogden's former pitcher, who has been again secured for the local team, has arrived from Portland and will be in the game this afternoon.

HOKEN OLSON FOUND GUILTY

Huntsville Saloon Keeper Guilty of Illegal Sale of Intoxicants.

Hoken Olson, the Huntsville saloonist, who was found guilty in the District Court Thursday of illegally disposing of intoxicating liquors and who is to receive sentence for the offense next Tuesday, has filed notice of intention to move for a new trial.

FOUR HOLD-UPS WITHIN 3 HOURS

Highwaymen Operate Extensively Almost in the Business District.

One Crime Alleged to Have Been Committed Near Utah National Bank Building.

Four hold-ups were committed last evening within the short space of three hours. None of the victims were relieved of much money and the highwaymen succeeded in making their escape in each instance.

The First Case. An insurance man who occupies rooms in the Utah National Bank building was the first victim. Coming down from his office about nine o'clock, he bent over his wheel to unlock the chain and on straightening up he found himself looking in the muzzle of a revolver. The highwayman warned him to be quiet and a second man then went through his pockets, securing \$9 in currency. The victim followed the two men to Wall avenue in the hope of finding a policeman and upon leaving the trail to secure one, lost sight of the men.

The Second Crime. The second incident occurred about 11:30 when a colored man by the name of Will Clark was held up in the interior of a block on Twenty-fourth street between Lincoln and Wall avenues. After relieving him of his valuables, the men, whom Clark recognized as Cherokee Indians, warned him to "make tracks." Clark happened to be directly in front of his house and rushing in he procured a revolver and fired after the retreating highwaymen. The police searched the neighborhood but discovered no clue to the hold-ups.

The Third Case. Shortly after the Clark incident, a young man rushed up to Patrolman Herrick and stated that he had been held up by a man near Twenty-third street and Grant avenue. He had snatched the gun from the man's hand and as the latter turned to run, he had pulled the trigger and found that the weapon was unloaded.

The Fourth One. The fourth incident was the case of a man who refused to give his name but stated that he had been grabbed by two colored women while passing down Grant avenue between Twenty-fourth and Twenty-fifth streets and while one of them enfolding him fondly to her ample bosom the other went through his pockets, taking a small amount of cash.

COMMISSIONER BYBEE RECEIVES INJURY

County Commissioner John Bybee was injured last evening in an accident resulting from another man driving into his rig on Washington avenue, between Twenty-sixth and seventh streets.

Both rigs were considerably damaged, and Mr. Bybee was found to be suffering with a severe cut on the head. Dr. Morrell was called to attend him. The man who caused the mix-up was arrested and locked up on the charge of drunkenness. He gave the name of J. E. Shipley.

GET OUT OF THE HEAT.

It's not so hot in Yellowstone Park—only a night's run away. Ogden people are going every day. Write office under Reed hotel. Phones 75.

NOTICE.

Delegates to Ogden Trades and Labor assembly—Regular meeting will be held on Tuesday, July 26, instead of the regular date.

H. WHITE, JR.

BROTHER TRYING TO SAVE BROTHER

J. C. and E. B. Mitchell Charged With Burglary of Boarding House.

Each Brother Claims to Have Committed the Crime Without Other's Knowledge.

In the case of J. C. and E. B. Mitchell, brothers, charged with burglarizing a boarding house on Twenty-sixth street two weeks ago, the police are encountering a unique situation. The brothers are each determined to clear the other by confessing the robbery.

J. C. Mitchell was arrested a week ago and has been detained since that time charged with the burglary mentioned. In the mean time the police have been seeking E. B. Mitchell, the brother, and he was arrested last week in Seattle.

Patrolman Crompton was sent after the man and he was brought back today and lodged in jail on the same charge as that upon which his brother was arrested.

Brothers Trying to Save Each Other. Each brother now claims to have committed the robbery without the knowledge of the other. They have not been allowed to see each other and each supposes that the other is "standing pat" on the proposition and that by confessing to the crime and taking punishment he will clear the other.

There is little doubt with the police that both are equally guilty, but joint confessions will simplify matters for the state, consequently neither will be told of the confession of the other regarding the robbery.

OFFICERS MUST BE RESPECTED

Chief Browning Says No One Can Abuse His Officers and Men.

H. A. Anderson, bicycle dealer, was arrested for speeding his automobile yesterday, and when forced to accompany Officer Reast to the city jail, he proceeded to abuse the latter in strong terms.

Chief of Police was advised of the attitude assumed by the offender, and upon hearing a portion of the tirade with his own ears, promptly demanded that Anderson apologize to both himself and Officer Reast.

Anderson lost no time in following the chief's instructions, and upon completing his apologies and depositing bail to the amount of \$10 for his appearance in police court, was allowed to go.

"I have fellows of this sort understand," said the chief, "that neither they nor any one else can come into this office and abuse one of my officers. My men are hired to do their duty, and I believe they do it. The police will be respected as long as I am at the head of the department and impudence of this kind will not be tolerated for an instant."

WAITER THREW EGGS AT CUSTOMER

John Doe, alias "Dutch Harry," a waiter at a cafe, was arrested yesterday by Detective Chambers on a warrant charging assault and battery.

Details of the case according to the police are to the effect that a customer rushed into the restaurant and asked for hard boiled eggs, requesting that all haste be made in order that he might catch the next street car up town.

The car started and the customer hurried out and boarded it, the waiter following with the eggs. There was no time for parleying over the matter and as the car gained speed, the restaurant man stopped and hurled the sack of eggs at his would-be customer.

The latter dodged with the result that the flying hen fruit caught another passenger in the back of the head. Hence the complaint charging assault and battery.

Mrs. James Hayes and young daughter of Kansas City and Miss Hayes, an older daughter, who resides in Cleveland, Ohio, are the guests of Mrs. Elliott Brown of the Broom hotel at the Brown camp in Ogden canyon. Mrs. Hayes and her daughter are delighted with grand scenery and cool breezes of the canyon, finding it a pleasant change from the extreme and depressing heat of Kansas City.

RILEY TO BE SHOT SEPT. 9

Convicted Murderers of George Fassell Are Sentenced to Death.

Motion for New Trial Denied by Judge T. D. Lewis Yesterday.

Thomas Riley, alias James Hays, is a physical and nervous wreck. He showed it yesterday morning as he stood with bowed head and folded hands and heard Judge T. D. Lewis pass the death sentence on him in the district court at Salt Lake City.

It was that he should be shot Friday, September 9, the same day on which Harry Thorne also is to pay the penalty.

It would be rather difficult to find two men who are so unlike in their actions as Riley and Thorne, both convicted of the murder of George W. Fassell on the night of March 26, 1910.

When Thorne listened to the death sentence he was defiant. A sentence of a smile played about his eyes and mouth. He was brave and carried the air that he did not care what the court might do. He bore every mark of a young tough who either did not or would not let it be known that he realized the enormity of the crime which he had committed.

Realizes His Position. No so with Riley. His sunken cheeks, his downcast eyes, his slow step, told the story of a man who feels, who thinks, who realizes that he is in a desperate position—a man who seems to carry with him the weight and sorrow of a great crime.

This was the Thomas Riley who stood before Judge T. D. Lewis this morning, after the court had overruled the motion for a new trial, and listened while the court sentenced him to be shot on Friday, September 9, the same day that Thorne is sentenced to be shot.

When asked if he had any legal reason to show why the sentence of the court should not be pronounced upon him, Riley answered in such a low voice that it was scarcely audible over the sound of the court. "I am sorry," he said.

"I elect to be shot."

But there was a tremor in his voice and a choking of the words as he uttered them. There was an apparent dropping of every muscle in the body as he resumed his seat after the sentence was pronounced upon him. It was the poise of a man who seemed now to fully realize the awful crime which he had committed and by his every action said, "I am sorry."

Appears to Give Up Hope. There was a feeling almost of pity for the condemned and handcuffed murderer as he was led from the court room by Sheriff Sharp and Deputy Stickle and Corless. Had he faint in the courtroom it would not have been a surprise to those who had watched him for an hour and a half while Attorney James D. Pardee argued for and District Attorney Fred C. Loofboeck opposed the motion for a new trial. There was that about him that told, as plain as words, that he had no hope the court would grant the motion.

Even when his attorney gave notice of an appeal to the supreme court Riley did not appear to have hope that the supreme court would reverse the decision of the lower court. He appeared to realize that he must pay the full penalty for the murder of the grocery man.

He stood motionless as he heard the court pronounce his doom. He sat motionless in his cell for an hour after he had been returned to the county jail.

His actions were so different from those of the murderer Thorne that the officers at the jail felt a tinge of pity as they watched him being led to his cell, from which within five days he is to go to the state prison, there to await the action of the supreme court.

Attorney James Pardee made a long and earnest plea for a new trial. He presented affidavits from Bailiff Hill and Jurymen Israel Spitz to the effect that the revolver and the overalls which Thorne wore on the night of the murder had been carried to the jury room where the twelve men were debating the verdict which they should return. He argued that the court had erred in some of its instructions and urged that a new trial be granted.

The district attorney opposed the motion. He said that Riley had had a fair trial and had been convicted fairly. At the conclusion of the argument of the district attorney the court promptly overruled the motion, and Riley stood up and listened to the sentence. As soon as he resumed his seat, Attorney Pardee gave notice of an appeal to the supreme court and asked for a transcript of the testimony and proceedings in the case.

Riley Without Funds. He announced that he would file an affidavit that the defendant was unable to pay the expenses of the transcript, and it will be issued at the expense of the state.

J. M. Denny, attorney for Harry Thorne, was present during the argument and listened attentively to every word that was said. At the conclusion of the case he informed some of those present that he intended to petition the board of pardons for a commutation of the sentence to life imprisonment.

The petition will likely be presented within the next few days, and will be considered by the board at the regular meeting, which will be held the third Saturday in August.

PATTEN TO RETIRE.

NEW YORK, July 23.—Retiring his declaration that in his opinion, the crux of the financial situation lay with the grain crops, particularly corn, James A. Patten, the erstwhile "cotton king," sailed today for Europe. He was accompanied by J. H. Bartlett of Chicago, and William S. Clough of Boston.

JURY LIBERATES MICHAEL RYAN

Spent Eleven Months in the County Jail Waiting for His Trial.

Jurors Shake the Hands of Exonerated Man as He Leaves Jail in Tears.

After eleven months spent in the county jail, Michael J. Ryan, charged with assault with intent to rob, was given his liberty yesterday afternoon by the jury in the district court.

The evidence against Ryan, while purely circumstantial, was of an apparently convincing nature, and Attorney George Halverson, counsel for the defense, has had a hard fight to save his client from serving time in the state prison for the offense with which he was charged.

On the night of the 4th of October, 1909, Joseph J. Paine was about to enter the gate of his residence at 129 Twenty-sixth street, when a man suddenly sprang from behind a tree, flashed a revolver in his face and commanded him to throw up his hands. Instead of complying with the demand, Paine grappled with the highwayman. The latter broke away and ran, Paine firing a shot at him as he fled. In the tussle the highwayman lost his hat, and this was picked up by Paine and turned over to the police.

Use Hat as a Clue. With the hat as a clue, the city officers began their search for the assailant. In a saloon in the downtown district the police found Ryan. Ryan was hatless and his general appearance showed signs of a recent scuffle, as his face was bruised and his clothes disheveled. When the hat was shown the suspected man, he at once claimed it as his own, although he stated that he had lost it just outside of the saloon in a fight with another saloon frequenter.

Ryan was placed under arrest. The next morning, when charged with the attempted hold-up, he denied all knowledge of it. When confronted with the evidence of the lost hat, Ryan denied that the head gear was really his own. He stated that, being hatless at the time the officer showed him the hat, he merely claimed it for the sake of expediency.

Jury Shakes Ryan's Hand. For eleven months Ryan has stuck unwaveringly to this story. The police and the municipal court refused to give it credence, believing such a coincidence as would be necessary to make his story true happens only in books of fiction. The jurors in the district court were of a different turn of mind and after deliberating for about three hours they returned a verdict of not guilty. After the jurors were dismissed they further averred their belief in the prisoner's innocence by going down into the jail corridor and shaking Ryan's hand. With tears streaming down his cheeks the exonerated man returned their greeting and expressed his gratitude.

MRS. HANSEN FILES SUIT FOR DIVORCE

Claiming that her husband has failed to support her, despite his ability to do so, Mrs. Eunice Hansen has filed divorce papers in the District Court, asking that her marriage to Chris Hansen be legally set aside.

According to the complaint of the wife, the couple were married August 10, 1903. There is one child, Erma Fay, aged five years. Mrs. Hansen asks that she be given the custody of the child and that her husband be required to pay \$50 to the court for attorney fees.

SALTER-JORDAN.

One of the prettiest weddings of the past week occurred at the pleasant home of John W. Salter, 2726 Adams avenue, when President C. F. Middleton, in the presence of the immediate relatives and close friends of the contracting parties, united in marriage John M. Jordan and Miss Maud E. Salter, with Mrs. F. A. Ellinbaugh as bridesmaid and Clarence Salter as best man. Following the nuptial ceremony the wedding supper was served and warm congratulations with best wishes were extended to the happy couple.

Mr. and Mrs. Jordan will be at home to their friends at 2614 Lincoln avenue.

Miss Ruth Dunbar of Salt Lake is visiting at the home of her aunt, Mrs. Anna E. Batchelor, at her home, 3271 Adams avenue. Miss Dunbar will remain for two weeks.

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